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FROM: SUGHRUE-DC

PHONE NO.: 202+293+7860

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2100 Pennsylvania Avenue, NW Washington, DC 20037-3213

> Y 202.293.7060 F 202,293,7860

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Our Ref	90001000 (Q835	534)	Appin No	10/506,805		
Conf No	5416 in	nventors	Andrew Lennard LEWIS	S, et al.		
Pages	6 (including cov	er sheet)				

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Respectfully submitted,

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**CONFIRMATION NO. 5416** 

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SUGHRUE MION, PLLC
2100 PENNSYLVANIA AVENUE, N.W.
SUITE 800
WASHINGTON, DC 20037

FILING RECEIPT

\*\*OC000000015184090\*

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Receipt is acknowledged of this regular Patent Application. It will be considered in its order and you will be notified as to the results of the examination. Be sure to provide the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION when inquiring about this application. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please write to the Office of Initial Patent Examination's Filing Receipt Corrections, facsimile number 703-746-9195. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections (if appropriate).

#### Applicant(s)

Andrew Lennard Lewis, Surrey, UNITED KINGDOM; Steven Peter Armes, Sheffield, UNITED KINGDOM; Andrew W. Lloyd, Brighton, UNITED KINGDOM; Jonathan P Salvage, Brighton, UNITED KINGDOM;

Power of Attorney:

John Callahan-32607

The patent practitioners associated with Customer Number 23373.

Domestic Priority data as claimed by applicant

This application is a 371 of PCT/GB03/00958 03/07/2003

Foreign Applications

JAPAN 02251505.0 03/07/2002 EUROPEAN

Projected Publication Date: 05/26/2005

Non-Publication Request: No

Early Publication Request: No

Title

Drug carriers comprising amphiphilic block copolymers

Preliminary Class

424

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As a below-named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name; I believe I am the original, first and sole-inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of subject matter which is claimed and for which a patent is sought on an invention entitled DRUG CARRIERS COMPRISING AMPHIPHILIC BLOCK COPOLYMERS

the specification of which	is atta	ched hereto or			
was filed on 07 MAR Application Number PCT	2003 as Un /GB03/009!	ited States Applicat 58 and was amended	ion Number or on		ternationa f applicable
I hereby state that I he specification, including a acknowledge the duty to a 1.56. I hereby claim fore application(s) for patent a which designated at least have also identified below certificate, or PCT intern which priority is claimed:	the claims, a lisclose inform ign priority he or inventor's o one country , by checking	is amended by any a nation which is material nefits under 35 U.S.C. certificate, or 365(a) o other than the United 9 the box, any foreign a	amendment ref to patentability 119(a)-(d) or 3 f any PCT inter States of Ameri oplication for a	erred to as define 65(b) of rnational ca, listed patent of	above. ed in 37 CFI any foreig applicatio below any inventor
Prior Foreign Application Number(s)	Country	Foreign Filing Date	Priority Not Claimed	Certific Attach YES	ed Copy ed? NO
02251505.0	EP	07 MAR 2002			
A					

As a named inventor, I hereby appoint the following registered practitioner(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith: All attorneys of SUGHRUE MION, PLLC who are listed under the USPTO Customer Number shown below as my attorneys to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith, recognizing that the specific attorneys listed under that Customer Number may be changed from time to time at the sole discretion of Sughrue Mion, PLLC, and request that all correspondence about the application be addressed to the address filed under the same USPTO Customer Number.

WASHINGTON DC OFFICE

23373

CUSTOMER NUMBER

Direct all correspondence to: Sughrue Mion, PLLC 2100 Pennsylvania Avenue, N.W., Washington D.C. 20037-3202 USA

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I hereby declare that intatements made herein of my own k. I ledge are true and that all statements made on into another and belief are believed to be true; and further that these statements were made with the knowledge that willful-false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C 1001 and that such willful false statements may jeopardise the validity of the application or any patent issued thereon.

Full name of sole or First Inventor	Andrew Lennard LEWIS
Inventor's signature	
inventor's signature	
Residence address	Surrey. United Kingdom
Post Office address	c/o BIOCOMPATIBLES UK LIMITED, Chapman House, Farnham Business Park, Weydon Lane, Farnham, Surrey GU9 8QL, United Kingdom
Country of Citizenship	United Kingdom Date of signature 4-th November Di
Full name of Second Inventor	Steven Peter ARMES
Inventor's signature	SteveAmes
Residence address	Sheffield, United Kingdom
Post Office address	c/o Department of Chemistry, Dainton Building, Brook Hill Sheffield, S3 7HF, United Kingdom
Country of Citizenship	United Kingdom Date of signature 9 11 04
Full name of Third Inventor	Andrew W. LLOYD
Inventor's signature	- Australia
Residence address	Brighton, United Kingdom
Post Office address	c/o University of Brighton, Mithras House, Lewes Road, Brighton, BN2 4AT, United Kingdom
Country of Citizenship	United Kingdom Pate of Signature 3 No. 1 2004

FROM : SLIGHRUE-DC

PHONE NO.: 202+293+7860

Apr. 22 2005 06:33AM P6

Full name of Fourth Inventor

Jonathan P SALVAGE

Inventor's signature

Brighton, United Kingdom

Post Office address

Residence address

c/o University of Brighton, Mithras House, Lewes Road,

Brighton, BN2 4AT, United Kingdom

Country of Citizenship United Kingdom

Date of signature 3rd Nov 2004